Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

House Bill No. 764

BY: Committee

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

47 SECTION 1. This act shall be known and may be cited as the 48 "Mississippi Health Care Workers Retention Act of 2022." SECTION 2. The following sum, or so much of it as may be 49 50 necessary, is appropriated out of any money in the Coronavirus 51 State Fiscal Recovery Fund not otherwise appropriated, to the 52 State Department of Health for the purposes described in Section 3 of this act, for the fiscal year beginning July 1, 2021, and 53 ending June 30, 2022.....\$ 0.00. 54 55 SECTION 3. (1) (a) Of the funds appropriated under Section 56 2 of this act, the following amount shall be expended by the

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57 department for providing funds to Mississippi licensed hospitals 58 in Mississippi to provide premium pay to their licensed/certified 59 health care workers who are primarily devoted to mitigating or 60 responding to the current COVID-19 public health

61 emergency.....\$ 0.00.

62 (b) In providing the funds to Mississippi licensed 63 hospitals under paragraph (a) of this subsection, the department 64 shall determine the maximum possible amount available to each 65 Mississippi licensed hospital using a formula based on the total number of hospitalized COVID-19 patients that the Mississippi 66 67 licensed hospital treated from January 1, 2021, through December 31, 2021, and the number of Mississippi licensed hospital beds in 68 69 the hospital as of the most recent date known by the department. 70 The formula should provide double the weight to the total number of hospitalized COVID-19 patients that the Mississippi licensed 71 72 hospital treated from January 1, 2021, through December 31, 2021, 73 as compared to the weight given to the number of Mississippi 74 licensed hospital beds in the hospital as of the most recent date 75 known by the department.

(2) (a) Of the funds appropriated under Section 2 of this act, the following amount shall be expended by the department for providing funds to Mississippi licensed long-term care facilities to provide premium pay to their licensed/certified health care workers who are primarily devoted to mitigating or responding to the current COVID-19 public health emergency......\$ 0.00.

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82 (b) In providing the funds to Mississippi licensed 83 long-term care facilities under paragraph (a) of this subsection, the department shall determine the maximum possible amount 84 85 available to each Mississippi licensed long-term care facility 86 using a formula based on the total number of COVID-19 positive 87 residents at the Mississippi licensed long-term care facility from 88 January 1, 2021, through December 31, 2021, and the number of 89 Mississippi licensed and staffed long-term care beds in the 90 long-term care facility as of the most recent date known by the department. The formula should provide double the weight to the 91 92 total number of COVID-19 positive residents that the Mississippi 93 licensed long-term care facility treated from January 1, 2021, 94 through December 31, 2021, as compared to the weight given to the 95 number of Mississippi licensed and staffed long-term care beds in 96 the long-term care facility as of the most recent date known by 97 the department.

98 (3) (a) Of the funds appropriated under Section 2 of this 99 act, the following amount shall be expended by the department for 100 providing funds to Mississippi licensed ambulance services to 101 provide premium pay to their licensed/certified health care 102 workers who are primarily devoted to mitigating or responding to 103 the current COVID-19 public health emergency......\$ 0.00.

104 (b) In providing the funds to Mississippi licensed
105 ambulance services under paragraph (a) of this subsection, the
106 department shall determine the maximum possible amount available

107 to each Mississippi licensed ambulance service based on the total 108 number of ambulance runs, including transfers, as reported to the 109 Mississippi EMS information system for the period January 1, 2021, 110 through December 31, 2021.

111 Of the funds appropriated under Section 2 of this act, (4) 112 the following amount shall be expended by the department for providing funds to eligible entities under subsections (1) through 113 114 (3) of this section to provide premium pay to their 115 licensed/certified health care workers who are primarily devoted to mitigating or responding to the current COVID-19 public health 116 117 emergency in a manner that the department determines is the most 118 equitable and efficient to supplement the funds provided under 119 subsections (1) through (3) of this section and to effectuate the 120 purposes of this act.....\$ 0.00.

(5) Of the funds appropriated under Section 2 of this act, the following amount shall be expended for defraying the expenses of the department in administering the funds approved and expended under this section.....\$ 0.00.

(6) (a) As a condition of receiving premium pay under this section, each licensed/certified health care worker who accepts premium pay under this section shall receive premium pay in an amount not to exceed Five Thousand Dollars (\$5,000.00) within sixty (60) days after the effective date of this act.

(b) As a condition of receiving premium pay under thissection, the recipient must execute a written agreement with his

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132 or her primary current employer to continue employment with his or 133 her primary current employer or another eligible health care 134 employer in the State of Mississippi for five (5) months following 135 the receipt of such premium pay. The written agreement shall be 136 developed and promulgated by the department and shall include a 137 provision that the recipient may be required to repay to the State 138 of Mississippi, to be deposited into the Coronavirus State Fiscal 139 Recovery Fund, the amount of premium pay funds that he or she 140 received if the terms of the agreement are not met. The written agreement with the department shall not revise or otherwise affect 141 142 any other contractual relationship between the employer and 143 employee.

144 As a condition of receiving funds under this act, each (7)employer shall provide a report to the department of the number 145 146 and type of licensed/certified health care workers and premium pay 147 amounts they intend to distribute, and must receive approval from 148 the department that the requirements of this act, the American Rescue Plan Act of 2021 and any federal guidance regarding the 149 150 Coronavirus State Fiscal Recovery Fund are met before the employer 151 may distribute the premium pay to their licensed/certified health 152 care workers who are primarily devoted to mitigating or responding 153 to the current COVID-19 public health emergency.

(8) None of the funds provided under this act may be used to provide premium pay to any licensed/certified health care workers who are working under a contract with a staffing agency to provide

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157 services for a limited duration of less than one (1) year in the 158 State of Mississippi, such as travel nurses, as determined by the 159 department.

160 (9) None of the funds provided under this act may be used to 161 provide premium pay to any licensed/certified health care workers 162 who have gross annual wages or salary from their primary current 163 employer equal to or greater than One Hundred Fifty Thousand 164 Dollars (\$150,000.00).

165 If there are any unused or otherwise unspent funds (10)under subsection (1), (2), (3) or (5) of this section, the 166 167 department shall reallocate those funds to eligible entities under 168 subsections (1) through (3) of this section, notwithstanding the 169 maximum possible amount available to each eligible entity as 170 determined under this section, to provide premium pay to their eligible licensed/certified health care workers who are primarily 171 172 devoted to mitigating or responding to the current COVID-19 public 173 health emergency. The department shall reallocate such funds in a 174 manner that the department determines is the most equitable and 175 efficient to effectuate the purposes of this act.

(11) For purposes of the Public Employees' Retirement System of Mississippi, the premium pay provided under this section shall not be considered earned compensation, as defined in Section 25-11-103(k).

180 (12) For the purposes of this act, the following terms shall181 be defined as follows:

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(a) "Hospital" means any type of hospital licensed by
the Mississippi Department of Health, including, but not limited
to, specialty hospitals that are recognized as such by the
department.

(b) "Long-term care facility" means a skilled nursing
facility licensed in the State of Mississippi. "Long-term care
facility" does not include extended care homes, intermediate care
facilities, personal care homes, or boarding homes, except for any
of those facilities operated by the Department of Mental Health.

191SECTION 4. (1) As used in this section and Section 5 of192this act, the term "department" means the Department of Health.

193 The department shall not disburse any funds appropriated (2)194 under this act to any recipient without first: (a) making an 195 individualized determination that the reimbursement sought is, in 196 the department's independent judgment, for necessary expenditures 197 eligible under Section 602 of the federal Social Security Act as 198 added by Section 9901 of the federal American Rescue Plan Act of 199 2021 (ARPA) and its implementing guidelines, guidance, rules, 200 regulations and/or other criteria, as may be amended or 201 supplemented from time to time, by the United States Department of 202 the Treasury; and (b) determining that the recipient has not 203 received and will not receive reimbursement for the expense in 204 question from any source of funds, including insurance proceeds, 205 other than those funds provided under Section 602 of the federal 206 Social Security Act as added by Section 9901 of (ARPA). In

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207 addition, the department shall ensure that all funds appropriated 208 under this act are disbursed in compliance with the Single Audit 209 Act (31 USC Sections 7501-7507) and the related provisions of the 210 Uniform Guidance, 2 CFR Section 200.303 regarding internal 211 controls, Sections 200.330 through 200.332 regarding sub-recipient 212 monitoring and management, and subpart F regarding audit 213 requirements.

214 (1) As a condition of receiving and expending SECTION 5. 215 the funds appropriated to the department under this act, the 216 department shall certify to the Department of Finance and 217 Administration that each expenditure of the funds appropriated to 218 the department under this act complies with the quidelines, 219 guidance, rules, regulations and/or other criteria, as may be 220 amended from time to time, of the United States Department of the 221 Treasury regarding the use of monies from the Coronavirus State 222 Fiscal Recovery Fund established by the American Rescue Plan Act 223 of 2021.

224 If the Office of Inspector General of the United States (2)225 Department of the Treasury, or the Office of Inspector General of 226 any other federal agency having oversight over the use of monies 227 from the Coronavirus State Fiscal Recovery Fund established by the 228 American Rescue Plan Act of 2021 (a) determines that the 229 department or recipient has expended or otherwise used any of the 230 funds appropriated to the department under this act for any 231 purpose that is not in compliance with the quidelines, quidance,

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232 rules, regulations and/or other criteria, as may be amended from 233 time to time, of the United States Department of the Treasury regarding the use of monies from the Coronavirus State Fiscal 234 235 Recovery Fund established by the American Rescue Plan Act of 2021, 236 and (b) the State of Mississippi is required to repay the federal 237 government for any of those funds that the Office of the Inspector General determined were expended or otherwise used improperly by 238 239 the department or recipient, then the department or recipient that 240 expended or otherwise used those funds improperly shall be required to pay the amount of those funds to the State of 241 242 Mississippi for repayment to the federal government.

243 SECTION 6. The money appropriated by this act shall be paid by the State Treasurer out of any money in the Coronavirus State 244 Fiscal Recovery Fund not otherwise appropriated, upon warrants 245 issued by the State Fiscal Officer; and the State Fiscal Officer 246 247 shall issue his or her warrants upon requisitions signed by the 248 proper person, officer or officers in the manner provided by law. 249 SECTION 7. This act shall take effect and be in force from 250 and after July 1, 2022, and shall stand repealed on June 30, 2022.

Further, amend by striking the title in its entirety and inserting in lieu thereof the following:

1 AN ACT TO CREATE THE "MISSISSIPPI HEALTH CARE WORKERS 2 RETENTION ACT OF 2022"; TO MAKE AN ADDITIONAL APPROPRIATION FROM 3 THE CORONAVIRUS STATE FISCAL RECOVERY FUND TO THE STATE DEPARTMENT 4 OF HEALTH; TO PROVIDE THAT A PORTION OF THE FUNDS SHALL BE 5 EXPENDED BY THE DEPARTMENT FOR PROVIDING FUNDS TO MISSISSIPPI 6 LICENSED HOSPITALS TO PROVIDE PREMIUM PAY TO THEIR MISSISSIPPI

7 LICENSED/CERTIFIED HEALTH CARE WORKERS WHO ARE PRIMARILY DEVOTED TO MITIGATING OR RESPONDING TO THE CURRENT COVID-19 PUBLIC HEALTH 8 9 EMERGENCY; TO PROVIDE THAT A PORTION OF THE FUNDS SHALL BE 10 EXPENDED BY THE DEPARTMENT FOR PROVIDING FUNDS TO MISSISSIPPI 11 LICENSED LONG-TERM CARE FACILITIES TO PROVIDE PREMIUM PAY TO THEIR 12 MISSISSIPPI LICENSED/CERTIFIED HEALTH CARE WORKERS WHO ARE 13 PRIMARILY DEVOTED TO MITIGATING OR RESPONDING TO THE CURRENT 14 COVID-19 PUBLIC HEALTH EMERGENCY; TO PROVIDE THAT A PORTION OF THE 15 FUNDS SHALL BE EXPENDED BY THE DEPARTMENT FOR PROVIDING FUNDS TO 16 MISSISSIPPI LICENSED AMBULANCE SERVICES TO PROVIDE PREMIUM PAY TO THEIR MISSISSIPPI LICENSED/CERTIFIED HEALTH CARE WORKERS WHO ARE 17 18 PRIMARILY DEVOTED TO MITIGATING OR RESPONDING TO THE CURRENT 19 COVID-19 PUBLIC HEALTH EMERGENCY; TO PROVIDE THAT A PORTION OF THE 20 FUNDS SHALL BE EXPENDED BY THE STATE DEPARTMENT OF HEALTH FOR 21 PROVIDING FUNDS TO ELIGIBLE ENTITIES UNDER THIS ACT TO PROVIDE 22 PREMIUM PAY TO THEIR MISSISSIPPI LICENSED/CERTIFIED HEALTH CARE 23 WORKERS WHO ARE PRIMARILY DEVOTED TO MITIGATING OR RESPONDING TO 24 THE CURRENT COVID-19 PUBLIC HEALTH EMERGENCY TO BE DISTRIBUTED IN 25 THE MANNER THAT THE DEPARTMENT DETERMINES IS THE MOST EQUITABLE 26 AND EFFICIENT TO SUPPLEMENT THE FUNDS OTHERWISE PROVIDED AND TO 27 EFFECTUATE THE PURPOSES OF THIS ACT; TO PROVIDE THAT MISSISSIPPI LICENSED/CERTIFIED HEALTH CARE WORKERS THAT QUALIFY FOR PREMIUM 28 29 PAY UNDER THIS SECTION SHALL RECEIVE PREMIUM PAY WITHIN 60 DAYS OF 30 THE EFFECTIVE DATE OF THIS ACT SUBJECT TO THE RECIPIENT'S WRITTEN 31 AGREEMENT TO CONTINUE EMPLOYMENT WITH THE RECIPIENT'S PRIMARY 32 CURRENT EMPLOYER OR ANOTHER ELIGIBLE HEALTH CARE EMPLOYER IN THE 33 STATE OF MISSISSIPPI FOR FIVE MONTHS FOLLOWING THE RECEIPT OF SUCH 34 PREMIUM PAY; TO FURTHER PROVIDE THAT THE WRITTEN AGREEMENT SHALL 35 BE DEVELOPED AND PROMULGATED BY THE DEPARTMENT AND INCLUDE A 36 PROVISION THAT THE LICENSED/CERTIFIED HEALTH CARE WORKER MAY BE 37 REQUIRED TO REPAY TO THE STATE OF MISSISSIPPI THE AMOUNT OF HIS OR 38 HER PREMIUM PAY FUNDS IF THE TERMS OF THE AGREEMENT ARE NOT MET; 39 TO PROVIDE CERTAIN REPORTING AND APPROVAL REQUIREMENTS UNDER THIS 40 ACT; TO PROVIDE THAT NONE OF THE FUNDS PROVIDED UNDER THIS SECTION 41 MAY BE USED TO PROVIDE PREMIUM PAY TO ANY LICENSED/CERTIFIED 42 HEALTH CARE WORKERS WHO ARE WORKING UNDER A CONTRACT WITH A 43 STAFFING AGENCY TO PROVIDE SERVICES IN THE STATE OF MISSISSIPPI 44 FOR A LIMITED DURATION OF LESS THAN ONE YEAR, SUCH AS TRAVEL 45 NURSES, AS DETERMINED BY THE DEPARTMENT; AND FOR RELATED PURPOSES.